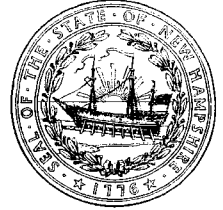




The State of New Hampshire
Department of Environmental Services



Michael P. Nolin
Commissioner

November 10, 2005

CERTIFIED MAIL
7000 1670 0001 2915 7318
RETURN RECEIPT REQUIRED

Joe Donatelli, Owner
The Furniture Stripper
104 Sunapee Street
Newport, NH 03773

RE: The Furniture Stripper
104 Sunapee Street
Newport, NH
EPA ID No. NHD981204274

Dear Mr. Donatelli:

Enclosed is Administrative Order No. WMD 05-013 issued this date to Joe Donatelli as a result of an inspection conducted on July 18, 2005 at the 104 Sunapee Street, Newport, New Hampshire facility.

An Administrative Order ("AO") is a formal enforcement action that serves to introduce the statute, identify the parties, document facts, determine violations, order compliance within specific time periods, and provide notice of the right of appeal.

Although the enclosed AO is very explicit on the violations found and the actions required to correct them, a copy of the completed Hazardous Waste Generator Inspection Report is also enclosed to assist in assessing the violations documented at the facility at the time of the inspection. The report may be of value in determining future compliance with the New Hampshire Hazardous Waste Rules.

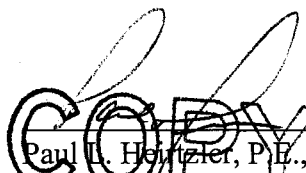
As a service to New Hampshire's hazardous waste generators, the Division currently maintains a Hazardous Waste Assistance Hotline which is available for the public to contact our knowledgeable staff of hazardous waste inspectors. The hazardous waste staff members are available to answer questions concerning the New Hampshire Hazardous Waste Rules and the

Joe Donatelli
The Furniture Stripper
Page 2 of 2

compliance issues which affect your hazardous waste management program, including the administrative plans and documents required under the Hazardous Waste Rules. The technical assistance available through the Hotline includes fact sheets that pertain to the management and recycling of specific wastes, summary sheets on specific sections of the Hazardous Waste Rules, copies of EPA and New Hampshire hazardous waste policies, regulatory interpretation letters and networking with other state or federal agencies to answer any questions at a national level. The Hotline is available Monday through Friday, 8:00 AM to 4:00 PM toll-free at (1-866) HAZ-WAST (in-state only) or at (603) 271-2942.

Should you have any questions regarding this AO, please contact the lead inspector, Robert Bishop, or John J. Duclos, Administrator of the Hazardous Waste Compliance Bureau, at 271-2942. Thank you for your cooperation.

Sincerely,


Paul L. Heirtzler, P.E., Esq., Administrator
Waste Management Programs
Waste Management Division

cc: DB/RCRA/ORDER/ARCHIVE
Anthony P. Giunta, P.G., Director, WMD/ Paul L. Heirtzler, P.E., Esq., Administrator, WMP, WMD
Gretchen Hamel, Administrator, DES Legal Unit
Public Information Coordinator, DES
Jennifer Patterson, NHDOJ-OAG
Town Clerk, Newport, NH
Peter Lamb, Chief of Department, Newport Fire-EMS, 11 Sunapee St., Newport, NH, 03773
Sullivan County Registry of Deeds with recording request
John Regan, Hydrogeologist V, State Sites, HWRB

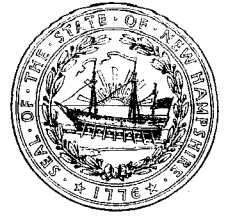
e-mail: JJD

Enclosure



The State of New Hampshire
Department of Environmental Services

Michael P. Nolin
Commissioner



Joe Donatelli
104 Sunapee Street
Newport, NH 03773

ADMINISTRATIVE ORDER
No. WMD 05-013

November 10, 2005

RE: "The Furniture Stripper"
104 Sunapee Street
Newport, NH 03773
EPA ID No. NHD981204274

A. INTRODUCTION

This Administrative Order is issued by the Department of Environmental Services, Waste Management Division to Joe Donatelli pursuant to RSA 147-A:14. This Order is effective upon issuance.

B. PARTIES

1. The Department of Environmental Services, Waste Management Division ("DES"), is a duly constituted administrative agency of the State of New Hampshire, having its principal offices at 29 Hazen Drive, Concord, New Hampshire.
2. Joe Donatelli is an individual apparently doing business as "The Furniture Stripper," at his residence in Newport, New Hampshire. Joe Donatelli has a mailing address of 104 Sunapee Street, Newport, NH 03773.

C. STATEMENT OF FACTS AND LAW

1. RSA 147-A authorizes DES to regulate the management, including storage, treatment, containerization, transportation, and disposal of hazardous wastes. Pursuant to RSA 147-A:3, the Commissioner of DES has adopted New Hampshire Administrative Rules Env-Wm 100-1100 ("Hazardous Waste Rules") to implement this program.
2. Joe Donatelli is the owner of real property at 104 Sunapee Street, Newport, New Hampshire, more particularly described in a deed recorded in the Sullivan County Registry of Deeds at Book 755, Page 652, and identified on Newport Tax Map No. 045 as Lot No. 799 ("the Property").
3. As a result of a hazardous waste complaint received on December 12, 1985, Joe Donatelli, apparently doing business as "The Furniture Stripper," was inspected on February 27, 1986 by the Division of Public Health Services ("DPHS"). Mr. Donatelli was instructed by DPHS personnel to comply with the Hazardous Waste Rules effective at that time, He-P 1905.06 Standards for Generators.

4. Mr. Donatelli is a hazardous waste generator that notified the United States Environmental Protection Agency ("EPA") of his activities on April 16, 1986. In the notification to EPA, Mr. Donatelli identified his business as, "The Furniture Stripper". EPA Identification Number NHD981204274 was assigned to Mr. Donatelli's site located at 104 Sunapee Street, Newport, NH 03773 (the "Facility").
5. On July 8, 2005, the DES's Spill Response and Complaint Investigation Section ("SRCIS") received a written complaint alleging that hazardous waste was not being properly managed at the Facility.
6. On July 14, 2005, SRCIS personnel conducted an initial investigation of the complaint.
7. On July 18, 2005, DES Hazardous Waste Compliance Bureau and SRCIS personnel conducted an inspection (the "Inspection") of the Facility. The purpose of the Inspection was to determine Mr. Donatelli's compliance status relative to RSA 147-A and the Hazardous Waste Rules.
8. During the Inspection, DES personnel observed two (2) 55-gallon containers of Benco #B7 Industrial Paint Remover ("solvent"). According to the material safety data sheet (MSDS), the solvent consists of 70-85% methylene chloride (CAS# 75-09-2) and 8-15% methanol (CAS# 67-56-1).
9. During the Inspection, DES personnel observed two (2) shallow pans that are used for collecting spent solvent generated from the stripping of paint and varnish from furniture. Mr. Donatelli explained his process as follows: the solvent is used to remove paint and varnish from furniture. Furniture is placed in to one of the two shallow pans where solvent is applied and paint and varnish is removed with the assistance of a scrub brush. Spent solvent and paint sludge are removed from the shallow pans and placed into 5-gallon containers where the solvent is allowed to evaporate and the paint sludge hardens. The stripped furniture is then moved outside to an area in front of the building ("rinse area"). The furniture is placed on a cloth mat in the rinse area and excess sludge, paint, and spent solvent are rinsed off of the furniture with water from a garden hose. The rinsewater discharges onto the ground and runs off the Property.
10. The spent solvent, containing methylene chloride and methanol, is an F002 and F003, listed hazardous waste, as specified in Env-Wm 402.06(a), ("F002/F003 Solvent").
11. The paint sludge that hardens as a result of the evaporation of the F002/F003 Solvent is an F002/F003 listed hazardous waste, as specified in Env-Wm 402.06(a), ("F002/F003 Paint Sludge").
12. Env-Wm 404.01(a)(1) specifies that any waste or material, mixed with any waste listed in Env-Wm 402.06(a) (Generic Industrial Process Wastes) shall be regulated as a hazardous waste.
13. The mixture of F002/F003 Solvent and water in the rinse area is an F002/F003 listed hazardous waste, as specified in Env-Wm 404.01(a)(1), ("F002/F003 Rinsewater").

14. At the time of the Inspection, DES personnel observed Mr. Donatelli disposing of the F002/F003 Solvent on-site by passively evaporating the F002/F003 Solvent in two (2) 5-gallon containers.
15. During the Inspection, Mr. Donatelli stated that the F002/F003 Solvent is allowed to evaporate and the paint sludge is allowed to harden.
16. RSA 147-A:4, I, requires that any person operating a hazardous waste facility first obtain a permit from DES.
17. Disposal of F002/F003 Solvent by evaporation is a form of disposal which requires a hazardous waste facility permit.
18. Env-Wm 353.01 specifies that an operator may obtain a hazardous waste facility permit through DES providing all applicable sections of Part Env-Wm 353 are met.
19. DES has no record of receiving a hazardous waste facility permit application from Mr. Donatelli to evaporate F002/F003 Solvent at the Facility and no such permit has been issued.
20. Mr. Donatelli has apparently been disposing of the F002/F003 Solvent by passive evaporation without a hazardous waste facility permit.
21. At the time of the Inspection, DES personnel requested that Mr. Donatelli discontinue the on-site disposal by evaporation of the F002/F003 Solvent.
22. During the Inspection, Mr. Donatelli stated that the F002/F003 Paint Sludge is disposed of as a solid waste in a neighbor's municipal solid waste container.
23. Disposal of the F002/F003 Paint Sludge by disposing of it in a municipal solid waste container is a form of disposal which requires a hazardous waste facility permit.
24. DES has no record of receiving a hazardous waste facility permit application from Mr. Donatelli to dispose of F002/F003 Paint Sludge in a municipal solid waste container and no such permit has been issued.
25. Mr. Donatelli has been disposing of F002/F003 Paint Sludge by disposing of it in a municipal solid waste container without a hazardous waste facility permit.
26. At the time of the Inspection, DES personnel requested that Mr. Donatelli discontinue the disposal of F002/F003 Paint Sludge by disposing of it in a municipal solid waste container.
27. During the Inspection, DES personnel observed an eroded "run-off" channel, located in front of the cloth mat within the rinse area, which leads down a hill and off of the Property. The F002/F003 Rinsewater flows into the dirt and gravel driveway, through the eroded "run-off" channel, down the hill, and off of the Property.

28. During the Inspection, DES personnel collected three (3) soil samples in the rinse area. The samples were analyzed for volatile organic compounds using EPA test method 8260B. The samples were collected in front of the cloth mat (Sample #1), from an area in the eroded "run-off" channel (Sample #2), and from underneath the cloth mat (Sample #3). See the attached "Results of Laboratory Analysis."

29. The Results of Laboratory Analysis indicate that soil in the vicinity of the rinse water discharge area contains methylene chloride in the following concentrations: Sample #1 contained 7.75 mg/kg of methylene chloride; Sample #2 contained 27.2 mg/kg of methylene chloride; and Sample #3 contained 5.62 mg/kg of methylene chloride.

30. Disposal of the F002/F003 Rinsewater by discharging it onto the ground is a form of disposal which requires a hazardous waste facility permit.

31. DES has no record of receiving a hazardous waste facility permit application from Mr. Donatelli to dispose of the F002/F003 Rinsewater by discharging it onto the ground and no such permit has been issued.

32. Mr. Donatelli has been disposing of the F002/F003 Rinsewater by discharging it onto the ground without a hazardous waste facility permit.

33. At the time of the Inspection, DES personnel requested that Mr. Donatelli discontinue the on-site disposal of the F002/F003 Rinsewater by discharging it onto the ground.

34. Env-Wm 502.01 requires that a generator of a waste determine if the waste is a hazardous waste.

35. During the Inspection, Mr. Donatelli claimed that the solvent was "environmentally friendly," and he was unaware of any regulations that apply to the use and management of the solvent, or to the disposal of the Facility's waste. Furthermore, Mr. Donatelli stated that his business had been inspected before by "the environmentals" and that his chemical management operations had been approved. Mr. Donatelli could provide no documentation substantiating the inspection that he referred to and he could provide no additional information regarding that inspection.

36. At the time of the Inspection, Mr. Donatelli was not managing the F002/F003 Solvent, F002/F003 Paint Sludge, and F002/F003 Rinsewater as hazardous wastes.

37. At the time of the Inspection, an adequate hazardous waste determination had not been performed on the F002/F003 Solvent generated by Mr. Donatelli.

38. At the time of the Inspection, an adequate hazardous waste determination had not been performed on the F002/F003 Paint Sludge generated by Mr. Donatelli.

39. At the time of the Inspection, an adequate hazardous waste determination had not been performed on the F002/F003 Rinsewater generated by Mr. Donatelli.

40. Env-Wm 506.01(a) specifies that while accumulating hazardous waste, the generator shall not use storage practices that pose a hazard to human health or the environment.

41. The disposal of the F002/F003 Solvent by evaporation, the disposal of the F002/F003 Paint Sludge by disposing of it in a municipal solid waste container, and the disposal of the F002/F003 Rinsewater by discharging it onto the ground, all pose a threat to human health and the environment.

42. At the time of the Inspection, DES personnel observed at least twenty (20) 5-gallon containers, containing F002/F003 Solvent and F002/F003 Paint Sludge. Several of the containers were open, none of the containers appeared to have any labels or markings, many of the containers were inaccessible, and due to the lack of adequate container management, DES personnel were unable to ascertain the contents and condition of each and every container. DES personnel were unable to safely assess each individual count of non-compliance due to the poor housekeeping within the facility (e.g., the two shallow pans obstruct access to the back and the side of the work area, there are stacks of unidentified containers and piles of disorganized pieces of furniture).

43. Env-Wm 507.01(a) requires all hazardous wastes to be placed in containers or tanks that are: 1) in good condition, 2) chemically compatible with the waste stored therein, and 3) remain closed at all times except to add or remove waste.

44. During the Inspection, DES personnel observed at least four (4) containers of F002/F003 Solvent and F002/F003 Paint Sludge that were not closed.

45. Env-Wm 507.03(a) requires generators of hazardous wastes to label containers and tanks with the beginning accumulation date, the words "hazardous waste," words that identify the contents of the container, and the EPA or state waste number; and to ensure that hazardous waste labels are not hidden by walls or other containers.

46. During the Inspection, DES personnel observed that the twenty (20) 5-gallon containers of F002/F003 Solvent and F002/F003 Paint Sludge were either not labeled or the containers were inaccessible.

47. Env-Wm 508.02 requires small quantity generators to maintain spill and fire control equipment near the hazardous waste; to post "No Smoking" signs near ignitable or reactive wastes; to maintain a minimum of 2 feet of aisle space on at least one side of each container; and to transport hazardous wastes off-site in accordance with Env-Wm 510 and Env-Wm 511.

48. During the Inspection, DES personnel observed that many of the twenty (20) 5-gallon containers of F002/F003 Solvent and F002/F003 Paint Sludge were not provided adequate aisle space on at least one side of the container. DES personnel also could not locate any spill or fire control equipment.

49. Env-Wm 508.03 allows small quantity generators to accumulate over 220 pounds and up to 2200 pounds of hazardous waste provided that they comply with the requirements of Env-Wm 508.03(a) through Env-Wm 509.03(j).

50. During the Inspection DES personnel estimated that each of the twenty (20) 5-gallon containers of F002/F003 Solvent and F002/F003 Paint Sludge weigh an average of 50 pounds; the estimated total weight of the waste observed is 1000 pounds (this estimation is based on the specific gravity of methylene chloride, 1.32, resulting in a weight of 11 pounds per gallon).

51. During the Inspection, DES personnel determined from the lack of adequate container management, Mr. Donatelli was not complying with the following requirements of Env-Wm 508.03:

- a. Env-Wm 508.03(a) which references 40 CFR Part 265 Subpart I – Use and Management of Containers, including failure to conduct inspections of the hazardous waste storage area;
- b. Env-Wm 508.03(e), emergency posting requirements;
- c. Env-Wm 508.03(f), ensuring that all employees are thoroughly familiar with proper waste handling and emergency procedures; and
- d. Env-Wm 508.03(g), which references 40 CFR Part 265 Subpart C, Preparedness and Prevention, including failure to make arrangements with the local authorities.

52. Env-Wm 513.02 requires generators, to immediately contain and clean-up, within 24 hours, any hazardous waste discharge, or submit a clean up plan within 5 days of the discharge, or submit a scope of work proposal for site investigations pursuant to Env-Wm 1403 to evaluate the potential impacts of the release on soil and groundwater. Additionally, RSA 147-A:9 states that any generator or operator who causes or suffers the disposal of hazardous waste in violation of RSA 147-A shall be strictly liable for costs directly or indirectly resulting from the violation relating to:

- a. Containment of hazardous wastes;
- b. Necessary clean up and restoration of the site and the surrounding environment; and
- c. Removal of the hazardous waste.

53. Mr. Donatelli has not contained and cleaned up the F002/F003 Rinsewater that was discharged onto the ground on the Property. Furthermore, DES has no record of receiving a clean up plan or a scope of work proposal for site investigations from Mr. Donatelli.

54. Prior to concluding the Inspection, DES personnel issued a Report of Initial Complaint Investigation (RICI) to Mr. Donatelli. The RICI requested that Mr. Donatelli: 1) immediately seal all hazardous waste containers, 2) within 10 days label all hazardous waste containers, 3) immediately cease discharging rinse water to the ground, 4) dispose of paint remover sludge via a registered hazardous waste transporter, and 5) check with the Newport Fire Department regarding SARA Title III requirements.

55. On September 23, 2005, DES issued a Notice of Findings to Mr. Donatelli.

D. DETERMINATION OF VIOLATIONS

1. Mr. Donatelli has violated RSA 147-A:4, I and Env-Wm 353.01 by failing to obtain a permit for the on-site disposal through evaporation of an F002/F003 hazardous waste, the disposal of an F002/F003 hazardous waste in a municipal solid waste container, and the on-site disposal onto the ground of an F002/F003 hazardous waste (*i.e.*, F002/F003 Solvent, F002/F003 Paint Sludge, and F002/F003 Rinsewater).
2. Mr. Donatelli has violated Env-Wm 502.01 by failing to conduct adequate hazardous waste determinations for the F002/F003 Solvent, F002/F003 Paint Sludge, and F002/F003 Rinsewater.
3. Mr. Donatelli has violated Env-Wm 506.01(a) for hazardous waste storage practices that pose a threat to human health and the environment.
4. Mr. Donatelli has violated Env-Wm 507.01(a) by failing to comply with hazardous waste storage requirements.
5. Mr. Donatelli has violated Env-Wm 507.03(a) by failing to comply with hazardous waste packaging, labeling, and pre-transport requirements.
6. Mr. Donatelli has violated Env-Wm 508.02 by failing to comply with the small quantity generator storage requirements.
7. Mr. Donatelli has violated Env-Wm 508.03 by failing to comply with the small quantity generator extended quantity and storage provision.
8. Mr. Donatelli has violated Env-Wm 513.02 by failing to immediately contain and clean-up, within 24 hours, any hazardous waste discharge, and under RSA 147-A:9 is strictly liable for costs directly or indirectly resulting from the violation.

E. ORDER

Based on the above findings, DES hereby orders Mr. Donatelli as follows:

1. **Immediately** cease and desist the disposal through evaporation of the F002/F003 Solvent, the disposal in a municipal solid waste container of the F002/F003 Paint Sludge, and the disposal via discharge onto the ground of the F002/F003 Rinsewater.
2. **Immediately** manage all hazardous wastes, including, the F002/F003 Solvent, F002/F003 Paint Sludge, and the F002/F003 Rinsewater according to the applicable rules of Env-Wm 500, including, but not limited to:
 - a. The Environmental and Health Requirements specified in Env-Wm 506;
 - b. The Storage Requirements specified in Env-Wm 507.01;

- c. The Storage Time Requirements specified in Env-Wm 507.02;
- d. The Packaging/Labeling/Pre-transport Requirements specified in Env-Wm 507.03;
- e. The Small Quantity Generator Requirements specified in Env-Wm 508.02;
- f. The Small Quantity Generator Extended Quantity and Storage Provisions specified in Env-Wm 508.03; and
- g. The Delivery Requirements specified in Env-Wm 511.01.

3. **Within fifteen (15) days** of receipt of this Order, Mr. Donatelli must schedule a meeting with DES to discuss this Order and the corrective actions necessary to achieve compliance with this Order.

4. **Within 35 days** perform hazardous waste determinations, as required by Env-Wm 502.01, for all wastes currently stored on-site. Properly trained and qualified personnel must be hired or contracted to perform the hazardous waste determinations (see the enclosed list of hazardous waste contractors). Waste that is determined to be hazardous waste must be transported by a New Hampshire registered transporter to an authorized treatment, storage, or disposal facility (TSDF).

5. **Within 35 days** submit the following information:

- a. The name of the company or companies from which solvent has been purchased since the first day of operation of the business, and the MSDSs for all the different brands and varieties of solvent purchased;
- b. Purchase orders and/or receipts for all of the solvent purchased since the first day of operation of the business;
- c. A written estimate of the quantity of solvent purchased since the first day of operation of the business;
- d. A written estimate of how long (*i.e.*, years and months) Mr. Donatelli has been evaporating the F002/F003 Solvent;
- e. A written estimate of the quantity of F002/F003 Solvent evaporated during the time period reported in response to question (d.);
- f. The location(s) of disposal of the F002/F003 Paint Sludge;
- g. A written estimate of the quantity of F002/F003 Paint Sludge disposed of first day of operation of the business;
- h. A written estimate of how long (*i.e.*, years and months) Mr. Donatelli has been discharging F002/F003 Rinsewater onto the ground;

- i. A written estimate of the number of times (*i.e.* discharge events) F002/F003 Rinsewater has been discharged onto the ground during the time period reported in response to question (h.); and
 - j. A written estimate of the quantity of F002/F003 Rinsewater discharged per event.
6. Under RSA 147-A:9 and Env-Wm 513.02, Mr. Donatelli must submit a written scope of work prepared by a qualified environmental consultant that will determine the nature and extent of soil contamination from the hazardous waste discharged to the environment caused by the disposal of the F002/F003 Rinsewater onto the ground at and around the Facility's rinse area. In addition, this scope of work will need to include a groundwater investigation to determine if, and to what extent, the hazardous waste discharge has impacted the groundwater on this site. If the groundwater shows a violation of the Groundwater Quality Criteria, in accordance with Env-Wm 1403.03, Mr. Donatelli must initiate activities to satisfy the requirements of Env-Wm 1403.07 Site Investigation.
 - a. **Within 35 days** submit a status report identifying the consultant required by paragraph 6 above and provide documentation that certifies the consultant has been retained.
 - b. **Within 60 days** submit two copies of the scope of work to DES. DES will review and comment on the scope of work.
 - c. **Upon written DES approval of the scope of work, Mr. Donatelli shall implement the soil and groundwater investigation in accordance with the schedule contained within the scope of work.**
 - d. **Upon completion of the scope of work for the soil and groundwater investigation, Mr. Donatelli will provide for the clean-up of the hazardous waste that has been discharged.** Mr. Donatelli is strictly liable for any necessary clean-up and restoration of the property under RSA 147-A:9.
7. Submit a written status report to DES **within thirty-five (35) days** of the date of this Order, certifying that corrective measures have been implemented. In addition, following the 35-day report, **submit written status reports by the first of each month** until Mr. Donatelli achieves full compliance with this Order. Include in the reports supporting documentation describing those measures taken to achieve compliance and copies of any written plans or proceedings developed.
8. Please address all submittals, **other than appeals**, to:

Robert Bishop, Waste Management Specialist
DES, WMD
P.O. Box 95
Concord, NH 03302-0095

F. APPEAL

Any person aggrieved by this Order may appeal the Order to the Waste Management Council by filing an appeal that meets the requirements specified in Env-WMC 200 within 30 days of the date of this Order. Copies of the rule are available from DES's Public Information Center at (603) 271-2975 or at <http://www.des.nh.us/desadmin.htm>. Appealing the Order does not automatically relieve Mr. Donatelli of the obligation to comply with the Order.


G. OTHER PROVISIONS

Please note that RSA Ch. 147-A provides for civil and criminal penalties and administrative fines for violations of the statute or any rule adopted by DES relative to the statute, as well as for violations of this Order. RSA 147-A:17 provides for civil forfeitures of up to \$50,000 for each day of a continuing violation, in addition to enforcement by injunctive relief.


DES will continue to monitor the compliance activities of Mr. Donatelli to determine whether he has come into, and is maintaining, full compliance with the applicable rules at the Facility. Future violations may result in additional enforcement action being taken.

Mr. Donatelli may assert a confidentiality claim covering part or all of the information requested which constitutes a trade secret, in accordance with RSA 147-A:7, II. If no such claim accompanies the information when it is received by DES, it may be made available to the public by DES without further notice to Mr. Donatelli.

This Order is being recorded in the Sullivan County Registry of Deeds so as to run with the land.



Anthony P. Giunta, P.G., Director
Waste Management Division



Michael P. Nolin, Commissioner
Department of Environmental Services

cc: DB/RCRA/ORDER/ARCHIVE
Anthony P. Giunta, P.G., Director, WMD/ Paul L. Heirtzler, P.E., Esq., Administrator, WMP, WMD
Gretchen Hamel, Administrator, DES Legal Unit
Public Information Coordinator, DES
Jennifer Patterson, NHDOJ-OAG
Town Clerk, Newport, NH
Peter Lamb, Chief of Department, Newport Fire-EMS, 11 Sunapee St., Newport, NH, 03773
Sullivan County Registry of Deeds with recording request
John Regan, Hydrogeologist V, State Sites, HWRB

cc: John Duclos, Administrator, HWCB

enclosure: Hazardous Waste Generator Inspection Report;
Results of Laboratory Analysis;
List of Hazardous Waste Contractors